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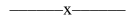
### తెలంగాణ రాజ పత్రము THE TELANGANA GAZETTE

# PART - VII EXTRAORDINARY PUBLISHED BY AUTHORITY

No. 74]

HYDERABAD, FRIDAY, SEPTEMBER 8, 2017.

## NOTIFICATIONS RELATING TO THE ADMINISTRATION OF PANCHAYAT RAJ



#### TELANGANA STATE ELECTION COMMISSION

4<sup>TH</sup> ORDINARY ELECTIONS TO MPTCs/ZPTCs 2014 - NALGONDA DISTRICT - RENDERING OF FINAL ACCOUNTS OF ELECTION EXPENSES - DISQUALIFICATION OF 118 DEFEATED CANDIDATES OF MEMBERS ZPTCs AND MPTCs (55 MEMBER ZPTCs AND 63 MEMBER MPTCs) OF **SURYAPET DISTRICT**, WHO FAILED TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. MANDAVA NARSAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC GARIDEPALLY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(1) .-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Mandava Narsaiah, defeated candidate for the office of the Member, ZPTC Garidepally of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/76), dt.28.04.2017 to **Sri. Mandava Narsaiah**, defeated candidate for the office of the Member, **ZPTC Garidepally of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Mandava Narsaiah**, defeated candidate for the office of the Member, **ZPTC Garidepally of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Mandava Narsaiah, defeated candidate for the office of the Member, ZPTC Garidepally of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Mandava Narsaiah**, defeated candidate for the office of the Member, **ZPTC Garidepally of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BOLLAGANI SAIDULU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC GARIDEPALLY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(2).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Bollagani Saidulu, defeated candidate for the office of the Member, ZPTC Garidepally of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/77), dt.28.04.2017 to **Sri. Bollagani Saidulu**, defeated candidate for the office of the Member, **ZPTC Garidepally of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Bollagani** Saidulu, defeated candidate for the office of the Member, **ZPTC Garidepally of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Bollagani Saidulu**, defeated candidate for the office of the Member, **ZPTC Garidepally of Erstwhile Nalgonda District**, **now it falls in Suryapet District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Sri. Bollagani Saidulu, defeated candidate for the office of the Member, ZPTC Garidepally of Erstwhile Nalgonda District, now it falls in Suryapet District to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.



ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PAREPALLY NAGAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC

#### GARIDEPALLY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(3).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Parepally Nagaiah, defeated candidate for the office of the Member, ZPTC Garidepally of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/78), dt.28.04.2017 to **Sri. Parepally Nagaiah**, defeated candidate for the office of the Member, **ZPTC Garidepally of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Sri. Parepally Nagaiah**, defeated candidate for the office of the Member, **ZPTC Garidepally of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Parepally Nagaiah**, defeated candidate for the office of the Member, **ZPTC Garidepally of Erstwhile Nalgonda District**, **now it falls in Suryapet District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Parepally Nagaiah**, defeated candidate for the office of the Member, **ZPTC Garidepally of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. ANKATHI SOMESHWARI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC HUZURNAGAR OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(4).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Ankathi Someshwari, defeated candidate for the office of the Member, ZPTC Huzurnagar of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/79), dt.28.04.2017 to **Smt. Ankathi Someshwari**, defeated candidate for the office of the Member, **ZPTC Huzurnagar of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 25.05.2017 to **Smt. Ankathi Someshwari,** defeated candidate for the office of the Member, **ZPTC Huzurnagar of Erstwhile Nalgonda District,** 

**now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Ankathi Someshwari, defeated candidate for the office of the Member, ZPTC Huzurnagar of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Ankathi Someshwari**, defeated candidate for the office of the Member, **ZPTC Huzurnagar of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BANAVATH MANGAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC NAREDUCHERLA OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(5).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Banavath Mangamma, defeated candidate for the office of the Member, ZPTC Nareducherla of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show

cause notice vide No. 817/TSEC-L/2015 (1/82), dt.28.04.2017 to **Smt. Banavath Mangamma**, defeated candidate for the office of the Member, **ZPTC Nareducherla of Erstwhile Nalgonda District**, **now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 12.05.2017 to **Smt. Banavath Mangamma**, defeated candidate for the office of the Member, **ZPTC Nareducherla of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Banavath Mangamma, defeated candidate for the office of the Member, ZPTC Nareducherla of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Smt. Banavath Mangamma, defeated candidate for the office of the Member, ZPTC Nareducherla of Erstwhile Nalgonda District, now it falls in Suryapet District to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BADAVATH GOPALSINGH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHILKUR OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(6).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

**AND WHEREAS**, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing

a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Badavath Gopalsingh**, defeated candidate for the office of the Member, **ZPTC Chilkur of Erstwhile Nalgonda District**, now it falls in **Suryapet District**;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/129), dt.28.04.2017 to **Sri. Badavath Gopalsingh**, defeated candidate for the office of the Member, **ZPTC Chilkur of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Sri. Badavath Gopalsingh**, defeated candidate for the office of the Member, **ZPTC Chilkur of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Badavath Gopalsingh, defeated candidate for the office of the Member, ZPTC Chilkur of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Badavath Gopalsingh**, defeated candidate for the office of the Member, **ZPTC Chilkur of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BANOTHU LINGAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHILKUR OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(7).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an

account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Banothu Lingamma, defeated candidate for the office of the Member, ZPTC Chilkur of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/130), dt.28.04.2017 to **Smt. Banothu Lingamma**, defeated candidate for the office of the Member, **ZPTC Chilkur of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure:

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Banothu Lingamma**, defeated candidate for the office of the Member, **ZPTC Chilkur of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Banothu Lingamma**, defeated candidate for the office of the Member, **ZPTC Chilkur of Erstwhile Nalgonda District**, **now it falls in Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Banothu Lingamma**, defeated candidate for the office of the Member, **ZPTC Chilkur of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NATHALA UMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHIVEMLA OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(8).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has

been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Nathala Uma, defeated candidate for the office of the Member, ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/131), dt.28.04.2017 to **Smt. Nathala Uma**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 20.05.2017 to **Smt. Nathala Uma,** defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS,** the State Election Commission is satisfied that **Smt. Nathala Uma,** defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nathala Uma**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NANDHYALA DHANAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHIVEMLA OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\rm TH}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(9).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Nandhyala Dhanamma, defeated candidate for the office of the Member, ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/132), dt.28.04.2017 to **Smt. Nandhyala Dhanamma**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Nandhyala Dhanamma**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Nandhyala Dhanamma, defeated candidate for the office of the Member, ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nandhyala Dhanamma**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**,

**now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NOOKALA LAKSHMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHIVEMLA OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(10).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Nookala Lakshmi, defeated candidate for the office of the Member, ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/133), dt.28.04.2017 to **Smt. Nookala Lakshmi**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Nookala Lakshmi,** defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District,** 

**now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Nookala Lakshmi**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**, **now it falls in Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nookala Lakshmi**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KASAM VENKATAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHIVEMLA OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(11).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Kasam Venkatamma, defeated candidate for the office of the Member, ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/134), dt.28.04.2017 to **Smt. Kasam Venkatamma**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District** 

who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure:

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 24.05.2017 to **Smt. Kasam Venkatamma**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Kasam Venkatamma, defeated candidate for the office of the Member, ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Smt. Kasam Venkatamma, defeated candidate for the office of the Member, ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GOGULA PADMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHIVEMLA OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(12).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

**AND WHEREAS**, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election

expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Gogula Padma**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**, now it falls in **Suryapet District**;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/135), dt.28.04.2017 to **Smt. Gogula Padma**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 13.05.2017 to **Smt. Gogula Padma**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**, now it falls in **Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Gogula Padma**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**, **now it falls in Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gogula Padma**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MOOGA JANAKAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHIVEMLA OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\rm TH}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(13).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an

account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Mooga Janakamma, defeated candidate for the office of the Member, ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/136), dt.28.04.2017 to **Smt. Mooga Janakamma**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure:

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 24.05.2017 to **Smt. Mooga Janakamma,** defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Mooga Janakamma, defeated candidate for the office of the Member, ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Mooga Janakamma**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RATNAVATH KAMILI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHIVEMLA OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(14).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has

been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Ratnavath Kamili, defeated candidate for the office of the Member, ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/137), dt.28.04.2017 to **Smt. Ratnavath Kamili**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Ratnavath Kamili,** defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Ratnavath Kamili**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**, **now it falls in Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Ratnavath Kamili**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RAMANARSAMMA PERALA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC CHIVEMLA OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(15).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of

election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Ramanarsamma Perala, defeated candidate for the office of the Member, ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/138), dt.28.04.2017 to **Smt. Ramanarsamma Perala**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure:

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Ramanarsamma Perala**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Ramanarsamma Perala, defeated candidate for the office of the Member, ZPTC Chivemla of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Ramanarsamma Perala**, defeated candidate for the office of the Member, **ZPTC Chivemla of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHANDRAVATHI DHARAVATH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KODAD OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(16).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Chandravathi Dharavath, defeated candidate for the office of the Member, ZPTC Kodad of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/143), dt.28.04.2017 to **Smt. Chandravathi Dharavath**, defeated candidate for the office of the Member, **ZPTC Kodad of Erstwhile Nalgonda District**, **now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 24.05.2017 to **Smt. Chandravathi Dharavath,** defeated candidate for the office of the Member, **ZPTC Kodad of Erstwhile Nalgonda District, now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Chandravathi Dharavath, defeated candidate for the office of the Member, ZPTC Kodad of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Chandravathi Dharavath**, defeated candidate for the office of the Member, **ZPTC Kodad of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BOOKYA BALASRI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KODAD OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(17).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Bookya Balasri, defeated candidate for the office of the Member, ZPTC Kodad of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/144), dt.28.04.2017 to **Smt. Bookya Balasri**, defeated candidate for the office of the Member, **ZPTC Kodad of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Bookya Balasri,** defeated candidate for the office of the Member, **ZPTC Kodad of Erstwhile Nalgonda District, now it** 

**falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Bookya Balasri**, defeated candidate for the office of the Member, **ZPTC Kodad of Erstwhile Nalgonda District**, **now it falls in Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Bookya Balasri**, defeated candidate for the office of the Member, **ZPTC Kodad of Erstwhile Nalgonda District**, now it **falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DARAVATHU LAKSHMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC KODAD OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(18).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Daravathu Lakshmi, defeated candidate for the office of the Member, ZPTC Kodad of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/146), dt.28.04.2017 to **Smt. Daravathu Lakshmi,** defeated candidate

for the office of the Member, **ZPTC Kodad of Erstwhile Nalgonda District**, **now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure:

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Daravathu Lakshmi,** defeated candidate for the office of the Member, **ZPTC Kodad of Erstwhile Nalgonda District, now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Daravathu Lakshmi, defeated candidate for the office of the Member, ZPTC Kodad of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Daravathu Lakshmi**, defeated candidate for the office of the Member, **ZPTC Kodad of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RAMANADEVI MUDEYAM, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MELLACHERVU OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(19).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

**AND WHEREAS**, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing

a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Ramanadevi Mudeyam**, defeated candidate for the office of the Member, **ZPTC Mellachervu of Erstwhile Nalgonda District**, now it falls in **Survapet District**;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/147), dt.28.04.2017 to **Smt. Ramanadevi Mudeyam**, defeated candidate for the office of the Member, **ZPTC Mellachervu of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Ramanadevi Mudeyam**, defeated candidate for the office of the Member, **ZPTC Mellachervu of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Ramanadevi Mudeyam, defeated candidate for the office of the Member, ZPTC Mellachervu of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Smt. Ramanadevi Mudeyam, defeated candidate for the office of the Member, ZPTC Mellachervu of Erstwhile Nalgonda District, now it falls in Suryapet District to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHINTHAREDDY SEETHAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MELLACHERVU OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(20).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Chinthareddy Seethamma, defeated candidate for the office of the Member, ZPTC Mellachervu of Erstwhile Nalgonda District, now it falls in Suryapet District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/148), dt.28.04.2017 to Smt. Chinthareddy Seethamma, defeated candidate for the office of the Member, ZPTC Mellachervu of Erstwhile Nalgonda District, now it falls in Suryapet District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 17.05.2017 to **Smt. Chinthareddy Seethamma**, defeated candidate for the office of the Member, **ZPTC Mellachervu of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Chinthareddy Seethamma, defeated candidate for the office of the Member, ZPTC Mellachervu of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Chinthareddy Seethamma**, defeated candidate for the office of the Member, **ZPTC Mellachervu of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SHAIK BEEJAMBEE, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MELLACHERVU OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(21).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Shaik Beejambee, defeated candidate for the office of the Member, ZPTC Mellachervu of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/149), dt.28.04.2017 to **Smt. Shaik Beejambee**, defeated candidate for the office of the Member, **ZPTC Mellachervu of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 23.05.2017 to **Smt. Shaik Beejambee**, defeated candidate for the office of the Member, **ZPTC Mellachervu of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Shaik Beejambee, defeated candidate for the office of the Member, ZPTC Mellachervu of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Shaik Beejambee**, defeated candidate for the office of the Member, **ZPTC Mellachervu of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KUNCHAM NEELA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MOTHEY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(22) .-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Kuncham Neela, defeated candidate for the office of the Member, ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Survapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/150), dt.28.04.2017 to **Smt. Kuncham Neela**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Kuncham Neela**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Kuncham Neela, defeated candidate for the office of the Member, ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kuncham Neela**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SOMAGANI RENUKA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MOTHEY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(23).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Somagani Renuka, defeated candidate for the office of the Member, ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/151), dt.28.04.2017 to **Smt. Somagani Renuka**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District**, **now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Somagani Renuka**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS,** the State Election Commission is satisfied that **Smt. Somagani Renuka**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District**, **now it falls in Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Somagani Renuka**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District, now it** 

**falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KATIKAM SUJATHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MOTHEY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(24).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Katikam Sujatha, defeated candidate for the office of the Member, ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/152), dt.28.04.2017 to **Smt. Katikam Sujatha**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure:

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Katikam Sujatha,** defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Katikam Sujatha, defeated candidate for the office of the Member, ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District

had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Katikam Sujatha**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. ANKIREDDY PADMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MOTHEY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(25).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt.Ankireddy Padma, defeated candidate for the office of the Member, ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/153), dt.28.04.2017 to **Smt. Ankireddy Padma**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District**, **now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Ankireddy Padma**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS,** the State Election Commission is satisfied that **Smt. Ankireddy Padma,** defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Ankireddy Padma**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMTSRI. CHERUVUPALLY UPENDRA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MOTHEY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\rm TH}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(26).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt/Sri. Cheruvupally Upendra, defeated candidate for the office of the Member, ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Survapet District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/154), dt.28.04.2017 to Smt/Sri. Cheruvupally Upendra, defeated candidate for the office of the Member, ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her/him to show cause within 20 days from the date of receipt of the notice as to why she/he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her/his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt/Sri. Cheruvupally Upendra**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she/he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt/Sri. Cheruvupally Upendra, defeated candidate for the office of the Member, ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her/his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt/Sri. Cheruvupally Upendra**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BATHINI LAKSHMAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC MOTHEY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>th</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(27).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

**AND WHEREAS**, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector &

District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Bathini Lakshmamma**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District**;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/155), dt.28.04.2017 to **Smt. Bathini Lakshmamma**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District**, **now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure:

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Bathini Lakshmamma,** defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Bathini Lakshmamma, defeated candidate for the office of the Member, ZPTC Mothey of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Bathini Lakshmamma**, defeated candidate for the office of the Member, **ZPTC Mothey of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. YUGENDHAR DONGARI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC PENPAHAD OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(28).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Yugendhar Dongari, defeated candidate for the office of the Member, ZPTC Penpahad of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/163), dt.28.04.2017 to **Sri. Yugendhar Dongari**, defeated candidate for the office of the Member, **ZPTC Penpahad of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 24.05.2017 to **Sri. Yugendhar Dongari**, defeated candidate for the office of the Member, **ZPTC Penpahad of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. Yugendhar Dongari**, defeated candidate for the office of the Member, **ZPTC Penpahad of Erstwhile Nalgonda District**, **now it falls in Suryapet District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Yugendhar Dongari**, defeated candidate for the office of the Member, **ZPTC Penpahad of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. RAMINENI KRISHNAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC PENPAHAD OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(29).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Ramineni Krishnaiah, defeated candidate for the office of the Member, ZPTC Penpahad of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/164), dt.28.04.2017 to **Sri. Ramineni Krishnaiah**, defeated candidate for the office of the Member, **ZPTC Penpahad of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 24.05.2017 to **Sri. Ramineni Krishnaiah,** defeated candidate for the office of the Member, **ZPTC Penpahad of Erstwhile Nalgonda District, now it falls in Suryapet District** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS,** the State Election Commission is satisfied that **Sri. Ramineni Krishnaiah,** defeated candidate for the office of the Member, **ZPTC Penpahad of Erstwhile Nalgonda District, now it falls in Suryapet District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Ramineni Krishnaiah**, defeated candidate for the office of the Member, **ZPTC Penpahad of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NIMMALA RAJU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC PENPAHAD OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(30).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of

election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Nimmala Raju, defeated candidate for the office of the Member, ZPTC Penpahad of Erstwhile Nalgonda District, now it falls in Survapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/165), dt.28.04.2017 to **Sri. Nimmala Raju**, defeated candidate for the office of the Member, **ZPTC Penpahad of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure:

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 24.05.2017 to **Sri. Nimmala Raju**, defeated candidate for the office of the Member, **ZPTC Penpahad of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS,** the State Election Commission is satisfied that **Sri. Nimmala Raju**, defeated candidate for the office of the Member, **ZPTC Penpahad of Erstwhile Nalgonda District**, **now it falls in Suryapet District** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Nimmala Raju**, defeated candidate for the office of the Member, **ZPTC Penpahad of Erstwhile Nalgonda District**, now it **falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BHOOKYA SUSHEELA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC SURYAPET OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(31).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Bhookya Susheela, defeated candidate for the office of the Member, ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/166), dt.28.04.2017 to **Smt. Bhookya Susheela**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure:

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Smt. Bhookya Susheela,** defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Bhookya Susheela, defeated candidate for the office of the Member, ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Bhookya Susheela**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. LUNAAVATH SAALIBAI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC SURYAPET OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(32).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Lunaavath Saalibai, defeated candidate for the office of the Member, ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/167), dt.28.04.2017 to **Smt. Lunaavath Saalibai**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Smt. Lunaavath Saalibai**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Lunaavath Saalibai, defeated candidate for the office of the Member, ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Lunaavath Saalibai**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. LONAVATH SHANTHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC SURYAPET OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(33).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Lonavath Shantha, defeated candidate for the office of the Member, ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/168), dt.28.04.2017 to **Smt. Lonavath Shantha**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Smt. Lonavath Shantha**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS,** the State Election Commission is satisfied that **Smt. Lonavath Shantha,** defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Lonavath Shantha**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BHOOKYA CHILKAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC SURYAPET OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(34).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Bhookya Chilkamma, defeated candidate for the office of the Member, ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/169), dt.28.04.2017 to **Smt. Bhookya Chilkamma**, defeated candidate

for the office of the Member, **ZPTC** Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure:

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Smt. Bhookya Chilkamma**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Bhookya Chilkamma**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District**, **now it falls in Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Bhookya Chilkamma**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DHARAVATH LAKSHMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC SURYAPET OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(35).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters

is Smt. Dharavath Lakshmi, defeated candidate for the office of the Member, ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/170), dt.28.04.2017 to **Smt. Dharavath Lakshmi**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District**, **now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 12.05.2017 to **Smt. Dharavath Lakshmi,** defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Dharavath Lakshmi, defeated candidate for the office of the Member, ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Dharavath Lakshmi**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. RATHLA SUNITHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC SURYAPET OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(36).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Rathla Sunitha, defeated candidate for the office of the Member, ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/171), dt.28.04.2017 to **Smt. Rathla Sunitha**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District**, **now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 16.05.2017 to **Smt. Rathla Sunitha**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District, now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Rathla Sunitha**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District**, **now it falls in Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Rathla Sunitha**, defeated candidate for the office of the Member, **ZPTC Suryapet of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. UDGU DHANAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC THIRMALAGIRI OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(37).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Udgu Dhanamma, defeated candidate for the office of the Member, ZPTC Thirmalagiri of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/172), dt.28.04.2017 to **Smt. Udgu Dhanamma**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure:

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Udgu Dhanamma**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Udgu Dhanamma, defeated candidate for the office of the Member, ZPTC Thirmalagiri of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Udgu Dhanamma**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHINTHAKUNTLA SHOBHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC THIRMALAGIRI OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(38).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Chinthakuntla Shobha, defeated candidate for the office of the Member, ZPTC Thirmalagiri of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/173), dt.28.04.2017 to **Smt. Chinthakuntla Shobha**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to Smt. Chinthakuntla Shobha, defeated candidate for the office of the Member, ZPTC Thirmalagiri of Erstwhile Nalgonda District, now it falls in Suryapet District and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS,** the State Election Commission is satisfied that **Smt.** Chinthakuntla Shobha, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District, now it falls in Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Chinthakuntla Shobha**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. JIRRIPOTHULA SHOBHARANI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC THIRMALAGIRI OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(39).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Jirripothula Shobharani, defeated candidate for the office of the Member, ZPTC Thirmalagiri of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/174), dt.28.04.2017 to **Smt. Jirripothula Shobharani**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District**, **now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Jirripothula Shobharani**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Jirripothula Shobharani, defeated candidate for the office of the Member, ZPTC Thirmalagiri of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Jirripothula Shobharani**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. NIRMALA PADMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC THIRMALAGIRI OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(40).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Nirmala Padma, defeated candidate for the office of the Member, ZPTC Thirmalagiri of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/175), dt.28.04.2017 to **Smt. Nirmala Padma**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Nirmala Padma**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Nirmala Padma, defeated candidate for the office of the Member, ZPTC Thirmalagiri of Erstwhile Nalgonda District, now it falls in Suryapet

**District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Nirmala Padma**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PATHEPURAM SARITHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC THIRMALAGIRI OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(41).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Pathepuram Saritha, defeated candidate for the office of the Member, ZPTC Thirmalagiri of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/176), dt.28.04.2017 to **Smt. Pathepuram Saritha**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Pathepuram Saritha**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Pathepuram Saritha**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District**, **now it falls in Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Pathepuram Saritha**, defeated candidate for the office of the Member, **ZPTC Thirmalagiri of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GUGULOTHU TARA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC THUNGATHURTHY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(42).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Gugulothu Tara, defeated candidate for the office of the Member, ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/178), dt.28.04.2017 to **Smt. Gugulothu Tara**, defeated candidate for **G-433/7** 

the office of the Member, **ZPTC** Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Gugulothu Tara**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Gugulothu Tara, defeated candidate for the office of the Member, ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gugulothu Tara**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GUGULOTHU NEELA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC THUNGATHURTHY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(43).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

**AND WHEREAS**, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election

expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Gugulothu Neela**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District**, now it falls in **Survapet District**;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/179), dt.28.04.2017 to **Smt. Gugulothu Neela**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Gugulothu Neela**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Gugulothu Neela, defeated candidate for the office of the Member, ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gugulothu Neela**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GUGULOTHU PADMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC THUNGATHURTHY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(44).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Gugulothu Padma, defeated candidate for the office of the Member, ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/180), dt.28.04.2017 to **Smt. Gugulothu Padma**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Gugulothu Padma**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Gugulothu Padma, defeated candidate for the office of the Member, ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gugulothu Padma**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. LAKAVATH SHARADA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC THUNGATHURTHY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(45).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Lakavath Sharada, defeated candidate for the office of the Member, ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/182), dt.28.04.2017 to **Smt. Lakavath Sharada**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Lakavath Sharada**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Lakavath Sharada, defeated candidate for the office of the Member, ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Lakavath Sharada**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. PANDI DHANAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC JAJIREDDYGUDEM OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(46).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Pandi Dhanamma, defeated candidate for the office of the Member, ZPTC Jajireddygudem of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/139), dt.28.04.2017 to **Smt. Pandi Dhanamma**, defeated candidate for the office of the Member, **ZPTC Jajireddygudem of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 24.05.2017 to **Smt. Pandi Dhanamma**, defeated candidate for the office of the Member, **ZPTC Jajireddygudem of Erstwhile Nalgonda District, now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Pandi Dhanamma, defeated candidate for the office of the Member, ZPTC Jajireddygudem of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Pandi Dhanamma**, defeated candidate for the office of the Member, **ZPTC Jajireddygudem of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHINAPAKA MANASA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC JAJIREDDYGUDEM OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(47).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Chinapaka Manasa, defeated candidate for the office of the Member, ZPTC Jajireddygudem of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/140), dt.28.04.2017 to **Smt. Chinapaka Manasa**, defeated candidate for the office of the Member, **ZPTC Jajireddygudem of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 28.05.2017 to **Smt. Chinapaka Manasa**, defeated candidate for the office of the Member, **ZPTC Jajireddygudem of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Chinapaka Manasa, defeated candidate for the office of the Member, ZPTC Jajireddygudem of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Chinapaka Manasa**, defeated candidate for the office of the Member, **ZPTC Jajireddygudem of Erstwhile Nalgonda District**,

**now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHIPPALAPALLY SWAPNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC JAJIREDDYGUDEM OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(48).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Chippalapally Swapna, defeated candidate for the office of the Member, ZPTC Jajireddygudem of Erstwhile Nalgonda District, now it falls in Suryapet District;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/141), dt.28.04.2017 to Smt. Chippalapally Swapna, defeated candidate for the office of the Member, ZPTC Jajireddygudem of Erstwhile Nalgonda District, now it falls in Suryapet District who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Chippalapally Swapna**, defeated candidate for the office of the Member, **ZPTC Jajireddygudem of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Chippalapally Swapna, defeated candidate for the office of the Member, ZPTC Jajireddygudem of Erstwhile Nalgonda District, now it falls in

**Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Chippalapally Swapna**, defeated candidate for the office of the Member, **ZPTC Jajireddygudem of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KASANI VENKANNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC NADIGUDEM OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(49).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Kasani Venkanna, defeated candidate for the office of the Member, ZPTC Nadigudem of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/157), dt.28.04.2017 to **Sri. Kasani Venkanna**, defeated candidate for the office of the Member, **ZPTC Nadigudem of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure:

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Sri. Kasani Venkanna**, defeated candidate for the office of the Member, **ZPTC Nadigudem of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and he had submitted election expenditure accounts on receipt of notice stating that he had incurred expenditure only Rs.5000/-, but not furnished any explanation for his failure to submit the election expenditure accounts within 45 days from the date of declaration of results.

AND WHEREAS, the State Election Commission is satisfied that Sri. Kasani Venkanna, defeated candidate for the office of the Member, ZPTC Nadigudem of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Kasani Venkanna**, defeated candidate for the office of the Member, **ZPTC Nadigudem of Erstwhile Nalgonda District**, now it falls in **Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. GUGULOTHU SURENDER NAIK, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC NOOTHANKAL OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(50).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates trict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Gugulothu Surender Naik, defeated candidate for the office of the Member, ZPTC Noothankal of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/158), dt.28.04.2017 to **Sri. Gugulothu Surender Naik**, defeated candidate for the office of the Member, **ZPTC Noothankal of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Sri. Gugulothu Surender Naik**, defeated candidate for the office of the Member, **ZPTC Noothankal of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and he had submitted election expenditure accounts on receipt of notice stating that he had incurred expenditure only Rs.30000/-, but not furnished any explanation for his failure to submit the election expenditure accounts within 45 days from the date of declaration of results.

AND WHEREAS, the State Election Commission is satisfied that Sri. Gugulothu Surender Naik, defeated candidate for the office of the Member, ZPTC Noothankal of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Gugulothu Surender Naik**, defeated candidate for the office of the Member, **ZPTC Noothankal of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. JAATOTHU RAMACHANDRU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC NOOTHANKAL OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(51).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

**AND WHEREAS**, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 &

08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Jaatothu Ramachandru**, defeated candidate for the office of the Member, **ZPTC Noothankal of Erstwhile Nalgonda District**, now it falls in **Suryapet District**;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/161), dt.28.04.2017 to **Sri. Jaatothu Ramachandru**, defeated candidate for the office of the Member, **ZPTC Noothankal of Erstwhile Nalgonda District**, **now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Sri. Jaatothu Ramachandru**, defeated candidate for the office of the Member, **ZPTC Noothankal of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and he had submitted election expenditure accounts on receipt of notice without furnishing any explanation for his failure to submit the election expenditure accounts within 45 days from the date of declaration of results.

AND WHEREAS, the State Election Commission is satisfied that Sri. Jaatothu Ramachandru, defeated candidate for the office of the Member, ZPTC Noothankal of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Jaatothu Ramachandru**, defeated candidate for the office of the Member, **ZPTC Noothankal of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BANOTHU NAGULU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC NOOTHANKAL OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(52) .-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the

date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Banothu Nagulu, defeated candidate for the office of the Member, ZPTC Noothankal of Erstwhile Nalgonda District, now it falls in Survapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/162), dt.28.04.2017 to **Sri. Banothu Nagulu**, defeated candidate for the office of the Member, **ZPTC Noothankal of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 15.05.2017 to Sri. Banothu Nagulu, defeated candidate for the office of the Member, ZPTC Noothankal of Erstwhile Nalgonda District, now it falls in Suryapet District and he had submitted election expenditure accounts on receipt of notice without furnishing any explanation for his failure to submit the election expenditure accounts within 45 days from the date of declaration of results.

AND WHEREAS, the State Election Commission is satisfied that Sri. Banothu Nagulu, defeated candidate for the office of the Member, ZPTC Noothankal of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Sri. Banothu Nagulu, defeated candidate for the office of the Member, ZPTC Noothankal of Erstwhile Nalgonda District, now it falls in Suryapet District to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. LAKAVATH SAROJA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC THUNGATHURTHY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(53).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has

been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Lakavath Saroja, defeated candidate for the office of the Member, ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/177), dt.28.04.2017 to **Smt. Lakavath Saroja**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Lakavath Saroja**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District**, **now it falls in Suryapet District** and she has submitted election expenditure accounts on receipt of notice without furnishing any explanation for her failure to submit the election expenditure accounts within 45 days from the date of declaration of results.

AND WHEREAS, the State Election Commission is satisfied that Smt. Lakavath Saroja, defeated candidate for the office of the Member, ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Lakavath Saroja**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. JAATOTHU MANEMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC THUNGATHURTHY OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(54).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election

Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Jaatothu Manemma, defeated candidate for the office of the Member, ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/181), dt.28.04.2017 to **Smt. Jaatothu Manemma**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Jaatothu Manemma**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District** and she has submitted election expenditure accounts on receipt of notice without furnishing any explanation for her failure to submit the election expenditure accounts within 45 days from the date of declaration of results.

AND WHEREAS, the State Election Commission is satisfied that Smt. Jaatothu Manemma, defeated candidate for the office of the Member, ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Jaatothu Manemma**, defeated candidate for the office of the Member, **ZPTC Thungathurthy of Erstwhile Nalgonda District, now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DASARI SAIDAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, ZPTC JAJIREDDYGUDEM OF ERSTWHILE NALGONDA DISTRICT, NOW IT FALLS IN SURYAPET DISTRICT DURING THE 4<sup>th</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-ZPTC(55).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Dasari Saidamma, defeated candidate for the office of the Member, ZPTC Jajireddygudem of Erstwhile Nalgonda District, now it falls in Suryapet District;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (1/142), dt.28.04.2017 to **Smt. Dasari Saidamma**, defeated candidate for the office of the Member, **ZPTC Jajireddygudem of Erstwhile Nalgonda District, now it falls in Suryapet District** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Survapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Dasari** 

Saidamma, defeated candidate for the office of the Member, ZPTC Jajireddygudem of Erstwhile Nalgonda District, now it falls in Suryapet District and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS,** the State Election Commission is satisfied that **Smt. Dasari Saidamma**, defeated candidate for the office of the Member, **ZPTC Jajireddygudem of Erstwhile Nalgonda District**, **now it falls in Suryapet District** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Dasari Saidamma**, defeated candidate for the office of the Member, **ZPTC Jajireddygudem of Erstwhile Nalgonda District**, **now it falls in Suryapet District** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. CHEDAPANGU NAGESHWAR RAO, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC YARRARAM, KODAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(1).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Chedapangu Nageshwar Rao, defeated candidate for the office of the Member, MPTC Yarraram, Kodad Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/138), dt.28.04.2017 to **Sri. Chedapangu Nageshwar Rao**, defeated candidate for the office of the Member, **MPTC Yarraram**, **Kodad Mandal in Suryapet District (Erstwhile** 

**Nalgonda District**) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 25.05.2017 to Sri. Chedapangu Nageshwar Rao, defeated candidate for the office of the Member, MPTC Yarraram, Kodad Mandal in Suryapet District (Erstwhile Nalgonda District) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Chedapangu Nageshwar Rao, defeated candidate for the office of the Member, MPTC Yarraram, Kodad Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Sri. Chedapangu Nageshwar Rao, defeated candidate for the office of the Member, MPTC Yarraram, Kodad Mandal in Suryapet District (Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. LAVUDYA RAJINIKANTH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SOMLATHANDA, NOOTHANKAL MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(2).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

**AND WHEREAS**, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election

expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri.** Lavudya Rajinikanth, defeated candidate for the office of the Member, **MPTC Somlathanda**, **Noothankal Mandal in Survapet District (Erstwhile Nalgonda District)**:

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/192), dt.28.04.2017 to Sri. Lavudya Rajinikanth, defeated candidate for the office of the Member, MPTC Somlathanda, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 20.05.2017 to **Sri. Lavudya Rajinikanth**, defeated candidate for the office of the Member, **MPTC Somlathanda, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District)** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Lavudya Rajinikanth, defeated candidate for the office of the Member, MPTC Somlathanda, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Lavudya Rajinikanth**, defeated candidate for the office of the Member, **MPTC Somlathanda**, **Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KATTAPOLUJU PADMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC YEDAVELLY, NOOTHANKAL MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(3).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to

MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Kattapoluju Padma, defeated candidate for the office of the Member, MPTC Yedavelly, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District);

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/194), dt.28.04.2017 to Smt. Kattapoluju Padma, defeated candidate for the office of the Member, MPTC Yedavelly, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 20.05.2017 to Smt. Kattapoluju Padma, defeated candidate for the office of the Member, MPTC Yedavelly, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Kattapoluju Padma, defeated candidate for the office of the Member, MPTC Yedavelly, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Smt. Kattapoluju Padma, defeated candidate for the office of the Member, MPTC Yedavelly, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BAYYA NAGAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC YEDAVELLY, NOOTHANKAL MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(4).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Bayya Nagamma, defeated candidate for the office of the Member, MPTC Yedavelly, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/195), dt.28.04.2017 to **Smt. Bayya Nagamma**, defeated candidate for the office of the Member, **MPTC Yedavelly, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 20.05.2017 to Smt. Bayya Nagamma, defeated candidate for the office of the Member, MPTC Yedavelly, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Bayya Nagamma, defeated candidate for the office of the Member, MPTC Yedavelly, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Smt. Bayya Nagamma, defeated candidate for the office of the Member, MPTC Yedavelly, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. VELUGU SREENU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GORENTLA, NOOTHANKAL MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(5) .-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of

all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Velugu Sreenu, defeated candidate for the office of the Member, MPTC Gorentla, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/196), dt.28.04.2017 to **Sri. Velugu Sreenu**, defeated candidate for the office of the Member, **MPTC Gorentla**, **Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 20.05.2017 to **Sri. Velugu Sreenu**, defeated candidate for the office of the Member, **MPTC Gorentla, Noothankal Mandal in Suryapet District** (**Erstwhile Nalgonda District**) and he had failed to give any reply/representation in response to the showcause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Velugu Sreenu, defeated candidate for the office of the Member, MPTC Gorentla, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Velugu Sreenu**, defeated candidate for the office of the Member, **MPTC Gorentla**, **Noothankal Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. BANDU BHARATHAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GORENTLA, NOOTHANKAL MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(6).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also

people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Bandu Bharathamma, defeated candidate for the office of the Member, MPTC Gorentla, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/197), dt.28.04.2017 to **Smt. Bandu Bharathamma**, defeated candidate for the office of the Member, **MPTC Gorentla, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 20.05.2017 to **Smt. Bandu Bharathamma**, defeated candidate for the office of the Member, **MPTC Gorentla, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District)** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Bandu Bharathamma, defeated candidate for the office of the Member, MPTC Gorentla, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Bandu Bharathamma**, defeated candidate for the office of the Member, **MPTC Gorentla, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. GUGULOTHU KAMILI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC LINGAMPALLY, NOOTHANKAL MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(7) .-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Gugulothu Kamili, defeated candidate for the office of the Member, MPTC Lingampally, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/198), dt.28.04.2017 to **Smt. Gugulothu Kamili**, defeated candidate for the office of the Member, **MPTC Lingampally**, **Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 20.05.2017 to Smt. Gugulothu Kamili, defeated candidate for the office of the Member, MPTC Lingampally, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Gugulothu Kamili, defeated candidate for the office of the Member, MPTC Lingampally, Noothankal Mandal in Suryapet District (Erstwhile

**Nalgonda District**) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Gugulothu Kamili**, defeated candidate for the office of the Member, **MPTC Lingampally**, **Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KANNE UPENDAR, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MADDIRALA, MADDIRALA MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(8).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Kanne Upendar, defeated candidate for the office of the Member, MPTC Maddirala, Maddirala Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/199), dt.28.04.2017 to **Sri. Kanne Upendar**, defeated candidate for the office of the Member, **MPTC Maddirala**, **Maddirala Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj

Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 20.05.2017 to Sri. Kanne Upendar, defeated candidate for the office of the Member, MPTC Maddirala, Maddirala Mandal in Suryapet District (Erstwhile Nalgonda District) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Kanne Upendar, defeated candidate for the office of the Member, MPTC Maddirala, Maddirala Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Sri. Kanne Upendar, defeated candidate for the office of the Member, MPTC Maddirala, Maddirala Mandal in Suryapet District (Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PODISHETTI LINGAMURTHY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MADDIRALA, MADDIRALA MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(9) .-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Podishetti Lingamurthy, defeated candidate for the office of the Member, MPTC Maddirala, Maddirala Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/200), dt.28.04.2017 to **Sri. Podishetti Lingamurthy**, defeated candidate for the office of the Member, **MPTC Maddirala**, **Maddirala Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act. 1994 for his failure:

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 20.05.2017 to **Sri. Podishetti Lingamurthy**, defeated candidate for the office of the Member, **MPTC Maddirala**, **Maddirala Mandal in Suryapet District** (**Erstwhile Nalgonda District**) and he had failed to give any reply/representation in response to the showcause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Podishetti Lingamurthy, defeated candidate for the office of the Member, MPTC Maddirala, Maddirala Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Podishetti Lingamurthy**, defeated candidate for the office of the Member, **MPTC Maddirala**, **Maddirala Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MAHANKALI SUGUNAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MIRYALA, NOOTHANKAL MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(10).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

**AND WHEREAS**, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector &

District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Mahankali Sugunamma**, defeated candidate for the office of the Member, **MPTC Miryala, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District)**;

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/201), dt.28.04.2017 to Smt. Mahankali Sugunamma, defeated candidate for the office of the Member, MPTC Miryala, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 20.05.2017 to **Smt. Mahankali Sugunamma**, defeated candidate for the office of the Member, **MPTC Miryala**, **Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District)** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Mahankali Sugunamma, defeated candidate for the office of the Member, MPTC Miryala, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Smt. Mahankali Sugunamma, defeated candidate for the office of the Member, MPTC Miryala, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. P.SARASWATHY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC ANAJIPURAM, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(11).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. P.Saraswathy, defeated candidate for the office of the Member, MPTC Anajipuram, Penpahad Mandal in Survapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/240), dt.28.04.2017 to **Smt. P.Saraswathy**, defeated candidate for the office of the Member, **MPTC Anajipuram**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Smt. P.Saraswathy,** defeated candidate for the office of the Member, **MPTC Anajipuram, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. P.Saraswathy, defeated candidate for the office of the Member, MPTC Anajipuram, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. P.Saraswathy**, defeated candidate for the office of the Member, **MPTC Anajipuram**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. L.SOMAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC ANAJIPURAM, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(12).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

AND WHEREAS, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 &

12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. L.Somamma, defeated candidate for the office of the Member, MPTC Anajipuram, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/241), dt.28.04.2017 to **Smt. L.Somamma**, defeated candidate for the office of the Member, **MPTC Anajipuram**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Smt. L.Somamma**, defeated candidate for the office of the Member, **MPTC Anajipuram, Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. L.Somamma, defeated candidate for the office of the Member, MPTC Anajipuram, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. L.Somamma**, defeated candidate for the office of the Member, **MPTC Anajipuram**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. P.LINGAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC ANNARAM, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(13).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. P.Lingaiah, defeated candidate for the office of the Member, MPTC Annaram, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/242), dt.28.04.2017 to **Sri. P.Lingaiah**, defeated candidate for the office of the Member, **MPTC Annaram**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure:

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Sri. P.Lingaiah**, defeated candidate for the office of the Member, **MPTC Annaram**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. P.Lingaiah, defeated candidate for the office of the Member, MPTC Annaram, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. P.Lingaiah**, defeated candidate for the office of the Member, **MPTC Annaram**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. Y.NAGAMANI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC BHAKTALAPURAM, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(14) .-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election

Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Y.Nagamani, defeated candidate for the office of the Member, MPTC Bhaktalapuram, Penpahad Mandal in Survapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/243), dt.28.04.2017 to **Smt. Y.Nagamani**, defeated candidate for the office of the Member, **MPTC Bhaktalapuram**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Smt. Y.Nagamani**, defeated candidate for the office of the Member, **MPTC Bhaktalapuram**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Y.Nagamani**, defeated candidate for the office of the Member, **MPTC Bhaktalapuram**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Y.Nagamani**, defeated candidate for the office of the Member, **MPTC Bhaktalapuram**, **Penpahad Mandal in Survapet District** 

(Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. N.VENKANNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC BHAKTALAPURAM, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\rm TH}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(15).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. N.Venkanna, defeated candidate for the office of the Member, MPTC Bhaktalapuram, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/244), dt.28.04.2017 to **Sri. N.Venkanna**, defeated candidate for the office of the Member, **MPTC Bhaktalapuram**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Sri. N.Venkanna**, defeated candidate for the office of the Member, **MPTC Bhaktalapuram**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. N. Venkanna, defeated candidate for G-433/11

the office of the Member, MPTC Bhaktalapuram, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. N. Venkanna**, defeated candidate for the office of the Member, **MPTC Bhaktalapuram**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. CH.VENKATESHWARLU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC BHAKTALAPURAM, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(16).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Ch.Venkateshwarlu, defeated candidate for the office of the Member, MPTC Bhaktalapuram, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District);

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/245), dt.28.04.2017 to Sri. Ch.Venkateshwarlu, defeated candidate for the office of the Member, MPTC Bhaktalapuram, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Survapet District vide Lr.No.D3/1530/Elec/

2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Sri. Ch.Venkateshwarlu**, defeated candidate for the office of the Member, **MPTC Bhaktalapuram**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Ch.Venkateshwarlu, defeated candidate for the office of the Member, MPTC Bhaktalapuram, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Ch.Venkateshwarlu**, defeated candidate for the office of the Member, **MPTC Bhaktalapuram**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. M.MAHESHWARI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHEEDELLA, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(17).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. M.Maheshwari, defeated candidate for the office of the Member, MPTC Cheedella, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same

and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/246), dt.28.04.2017 to **Smt. M.Maheshwari**, defeated candidate for the office of the Member, **MPTC Cheedella, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Smt. M.Maheshwari**, defeated candidate for the office of the Member, **MPTC Cheedella**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. M.Maheshwari**, defeated candidate for the office of the Member, **MPTC Cheedella**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. M.Maheshwari**, defeated candidate for the office of the Member, **MPTC Cheedella**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. V.PADMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHEEDELLA, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(18).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order

No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. V.Padma**, defeated candidate for the office of the Member, **MPTC Cheedella, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)**;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/247), dt.28.04.2017 to **Smt. V.Padma**, defeated candidate for the office of the Member, **MPTC Cheedella, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Smt. V.Padma**, defeated candidate for the office of the Member, **MPTC Cheedella**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. V.Padma**, defeated candidate for the office of the Member, **MPTC Cheedella**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. V.Padma**, defeated candidate for the office of the Member, **MPTC Cheedella**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. M.NEELAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHEEDELLA, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\rm TH}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(19).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

AND WHEREAS, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR

(Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. M.Neelamma, defeated candidate for the office of the Member, MPTC Cheedella, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/248), dt.28.04.2017 to **Smt. M.Neelamma**, defeated candidate for the office of the Member, **MPTC Cheedella, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure:

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Smt. M.Neelamma**, defeated candidate for the office of the Member, **MPTC Cheedella**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. M.Neelamma, defeated candidate for the office of the Member, MPTC Cheedella, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Smt. M.Neelamma, defeated candidate for the office of the Member, MPTC Cheedella, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. D.SREENU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC DUPAHAD, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(20).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has

been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. D.Sreenu, defeated candidate for the office of the Member, MPTC Dupahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/249), dt.28.04.2017 to **Sri. D.Sreenu**, defeated candidate for the office of the Member, **MPTC Dupahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Sri. D.Sreenu**, defeated candidate for the office of the Member, **MPTC Dupahad**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. D.Sreenu**, defeated candidate for the office of the Member, **MPTC Dupahad**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. D.Sreenu**, defeated candidate for the office of the Member, **MPTC Dupahad, Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. D.DEVULA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC DUPAHAD, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(21).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. D.Devula, defeated candidate for the office of the Member, MPTC Dupahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/250), dt.28.04.2017 to **Sri. D.Devula**, defeated candidate for the office of the Member, **MPTC Dupahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure:

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Sri. D.Devula**, defeated candidate for the office of the Member, **MPTC Dupahad**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. D.Devula**, defeated candidate for the office of the Member, **MPTC Dupahad**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. D.Devula**, defeated candidate for the office of the Member, **MPTC Dupahad, Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. N.VENKANNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GAJULAMALKAPURAM, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\rm TH}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(22).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. N.Venkanna, defeated candidate for the office of the Member, MPTC Gajulamalkapuram, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/251), dt.28.04.2017 to **Sri. N.Venkanna**, defeated candidate for the office of the Member, **MPTC Gajulamalkapuram**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act. 1994 for his failure:

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Sri. N.Venkanna**, defeated candidate for the office of the Member, **MPTC Gajulamalkapuram**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) and he had failed to give any reply/representation in response to the showcause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. N. Venkanna, defeated candidate for the office of the Member, MPTC Gajulamalkapuram, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. N. Venkanna**, defeated candidate for the office of the Member, **MPTC Gajulamalkapuram**, **Penpahad Mandal in Suryapet** 

**District** (Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. N.BODI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PENPAHAD, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(23).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. N.Bodi, defeated candidate for the office of the Member, MPTC Penpahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/252), dt.28.04.2017 to **Smt. N.Bodi**, defeated candidate for the office of the Member, **MPTC Penpahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure:

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Smt. N.Bodi**, defeated candidate for the office of the Member, **MPTC Penpahad, Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. N.Bodi, defeated candidate for the office of the Member, MPTC Penpahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the

said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. N.Bodi**, defeated candidate for the office of the Member, **MPTC Penpahad**, **Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. L.SUNITHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PENPAHAD, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(24).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. L.Sunitha, defeated candidate for the office of the Member, MPTC Penpahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/253), dt.28.04.2017 to **Smt. L.Sunitha**, defeated candidate for the office of the Member, **MPTC Penpahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Smt. L.Sunitha,** 

defeated candidate for the office of the Member, MPTC Penpahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. L.Sunitha, defeated candidate for the office of the Member, MPTC Penpahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. L.Sunitha**, defeated candidate for the office of the Member, **MPTC Penpahad, Penpahad Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. M. VARALAXMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PENPAHAD, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(25).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. M.Varalaxmi, defeated candidate for the office of the Member, MPTC Penpahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/254), dt.28.04.2017 to **Smt. M.Varalaxmi**, defeated candidate for the office of the Member, **MPTC Penpahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under

the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Smt. M.Varalaxmi**, defeated candidate for the office of the Member, **MPTC Penpahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. M. Varalaxmi, defeated candidate for the office of the Member, MPTC Penpahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. M.Varalaxmi**, defeated candidate for the office of the Member, **MPTC Penpahad**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. Y. VENKATAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC POTLAPAHAD, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(26).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Y.Venkatamma, defeated candidate for the office of the Member, MPTC Potlapahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/255), dt.28.04.2017 to **Smt. Y.Venkatamma**, defeated candidate for the office of the Member, **MPTC Potlapahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Smt. Y.Venkatamma**, defeated candidate for the office of the Member, **MPTC Potlapahad**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Y.Venkatamma, defeated candidate for the office of the Member, MPTC Potlapahad, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Y.Venkatamma**, defeated candidate for the office of the Member, **MPTC Potlapahad**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. YENUGU SUJATHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC YERKARAM, SURYAPET MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(27).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

**AND WHEREAS**, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 &

08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Yenugu Sujatha**, defeated candidate for the office of the Member, **MPTC Yerkaram**, **Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District)**;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/261), dt.28.04.2017 to **Smt. Yenugu Sujatha**, defeated candidate for the office of the Member, **MPTC Yerkaram**, **Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Smt. Yenugu Sujatha**, defeated candidate for the office of the Member, **MPTC Yerkaram**, **Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District)** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Yenugu Sujatha, defeated candidate for the office of the Member, MPTC Yerkaram, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Yenugu Sujatha**, defeated candidate for the office of the Member, **MPTC Yerkaram**, **Suryapet Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NUNAVATH MOTHI LAL, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC BALEMLA, SURYAPET MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(28).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the

date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Nunavath Mothi Lal, defeated candidate for the office of the Member, MPTC Balemla, Suryapet Mandal in Survapet District (Erstwhile Nalgonda District):

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/262), dt.28.04.2017 to **Sri. Nunavath Mothi Lal,** defeated candidate for the office of the Member, **MPTC Balemla, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 15.05.2017 to Sri. Nunavath Mothi Lal, defeated candidate for the office of the Member, MPTC Balemla, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Nunavath Mothi Lal, defeated candidate for the office of the Member, MPTC Balemla, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Sri. Nunavath Mothi Lal, defeated candidate for the office of the Member, MPTC Balemla, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. UGGAM BUCHIRAMULU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GANDHI NAGAR, SURYAPET MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(29).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of

election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Uggam Buchiramulu, defeated candidate for the office of the Member, MPTC Gandhi Nagar, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/263), dt.28.04.2017 to **Sri. Uggam Buchiramulu**, defeated candidate for the office of the Member, **MPTC Gandhi Nagar, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 12.05.2017 to **Sri. Uggam Buchiramulu**, defeated candidate for the office of the Member, **MPTC Gandhi Nagar, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District)** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Uggam Buchiramulu, defeated candidate for the office of the Member, MPTC Gandhi Nagar, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Uggam Buchiramulu**, defeated candidate for the office of the Member, **MPTC Gandhi Nagar, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. CHINTHA MADHU SUDHAN, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PINNAI PALEM, SURYAPET MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(30).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Chintha Madhu Sudhan, defeated candidate for the office of the Member, MPTC Pinnai Palem, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/264), dt.28.04.2017 to **Sri. Chintha Madhu Sudhan**, defeated candidate for the office of the Member, **MPTC Pinnai Palem**, **Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 15.05.2017 to Sri. Chintha Madhu Sudhan, defeated candidate for the office of the Member, MPTC Pinnai Palem, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Chintha Madhu Sudhan, defeated candidate for the office of the Member, MPTC Pinnai Palem, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri.** Chintha Madhu Sudhan, defeated candidate for the office of the Member, MPTC Pinnai Palem, Suryapet Mandal in

**Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. CHINTHA VENKANNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PINNAI PALEM, SURYAPET MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(31).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Chintha Venkanna, defeated candidate for the office of the Member, MPTC Pinnai Palem, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/265), dt.28.04.2017 to **Sri. Chintha Venkanna**, defeated candidate for the office of the Member, **MPTC Pinnai Palem**, **Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Sri. Chintha** 

Venkanna, defeated candidate for the office of the Member, MPTC Pinnai Palem, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Chintha Venkanna, defeated candidate for the office of the Member, MPTC Pinnai Palem, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Sri. Chintha Venkanna, defeated candidate for the office of the Member, MPTC Pinnai Palem, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. SAPAVATU KAMALU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KESARAM, SURYAPET MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(32).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Sapavatu Kamalu, defeated candidate for the office of the Member, MPTC Kesaram, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/266), dt.28.04.2017 to **Smt. Sapavatu Kamalu**, defeated candidate

for the office of the Member, MPTC Kesaram, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 15.05.2017 to Smt. Sapavatu Kamalu, defeated candidate for the office of the Member, MPTC Kesaram, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Sapavatu Kamalu, defeated candidate for the office of the Member, MPTC Kesaram, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Smt. Sapavatu Kamalu, defeated candidate for the office of the Member, MPTC Kesaram, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. DASARI SAIDAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC IMAMPET, SURYAPET MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(33).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

**AND WHEREAS**, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing

a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Smt. Dasari Saidamma**, defeated candidate for the office of the Member, **MPTC Imampet, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District)**;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/267), dt.28.04.2017 to **Smt. Dasari Saidamma**, defeated candidate for the office of the Member, **MPTC Imampet, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act. 1994 for her failure:

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 15.05.2017 to **Smt. Dasari Saidamma**, defeated candidate for the office of the Member, **MPTC Imampet, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District)** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Dasari Saidamma, defeated candidate for the office of the Member, MPTC Imampet, Suryapet Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Dasari Saidamma**, defeated candidate for the office of the Member, **MPTC Imampet, Suryapet Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KOMMU SOMA LAXMI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC JALALPURAM, THIRUMALAGIRI MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(34).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent,

under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Kommu Soma Laxmi, defeated candidate for the office of the Member, MPTC Jalalpuram, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District);

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/268), dt.28.04.2017 to Smt. Kommu Soma Laxmi, defeated candidate for the office of the Member, MPTC Jalalpuram, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to Smt. Kommu Soma Laxmi, defeated candidate for the office of the Member, MPTC Jalalpuram, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Kommu Soma Laxmi, defeated candidate for the office of the Member, MPTC Jalalpuram, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kommu Soma Laxmi**, defeated candidate for the office of the Member, **MPTC Jalalpuram**, **Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI/SMT. KOMMU UPENDRA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC JALALPURAM, THIRUMALAGIRI MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(35).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of

all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri/Smt. Kommu Upendra, defeated candidate for the office of the Member, MPTC Jalalpuram, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District);

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/269), dt.28.04.2017 to Sri/Smt. Kommu Upendra, defeated candidate for the office of the Member, MPTC Jalalpuram, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him/her to show cause within 20 days from the date of receipt of the notice as to why he/she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his/her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Sri/Smt. Kommu Upendra**, defeated candidate for the office of the Member, **MPTC Jalalpuram**, **Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** and he/she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri/Smt. Kommu Upendra, defeated candidate for the office of the Member, MPTC Jalalpuram, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his/her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri/Smt. Kommu Upendra**, defeated candidate for the office of the Member, **MPTC Jalalpuram**, **Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. DUPATI RAVINDHAR, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC VELISHALA, THIRUMALAGIRI MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(36).-WHEREAS, the Telangana Panchayat Raj Act 1994,

mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Dupati Ravindhar, defeated candidate for the office of the Member, MPTC Velishala, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/270), dt.28.04.2017 to **Sri. Dupati Ravindhar**, defeated candidate for the office of the Member, **MPTC Velishala**, **Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Sri. Dupati Ravindhar**, defeated candidate for the office of the Member, **MPTC Velishala**, **Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** and he had failed to give any reply/representation in response to the showcause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Dupati Ravindhar, defeated candidate for the office of the Member, MPTC Velishala, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Dupati** 

Ravindhar, defeated candidate for the office of the Member, MPTC Velishala, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BANDI KARUNAKAR, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC ETOOR, THIRUMALAGIRI MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(37).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Bandi Karunakar, defeated candidate for the office of the Member, MPTC Etoor, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District);

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/271), dt.28.04.2017 to Sri. Bandi Karunakar, defeated candidate for the office of the Member, MPTC Etoor, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Sri. Bandi Karunakar**, defeated candidate for the office of the Member, **MPTC Etoor**, **Thirumalagiri Mandal in Suryapet District** (**Erstwhile Nalgonda District**) and he had failed to give any reply/representation in response to the showcause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Bandi Karunakar, defeated candidate for the office of the Member, MPTC Etoor, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Bandi Karunakar**, defeated candidate for the office of the Member, **MPTC Etoor**, **Thirumalagiri Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BANDI NARSIMHULU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC ETOOR, THIRUMALAGIRI MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(38).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Bandi Narsimhulu, defeated candidate for the office of the Member, MPTC Etoor, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/272), dt.28.04.2017 to **Sri. Bandi Narsimhulu**, defeated candidate for the office of the Member, **MPTC Etoor**, **Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj

Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Sri. Bandi Narsimhulu**, defeated candidate for the office of the Member, **MPTC Etoor**, **Thirumalagiri Mandal in Suryapet District** (**Erstwhile Nalgonda District**) and he had failed to give any reply/representation in response to the showcause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that **Sri. Bandi Narsimhulu**, defeated candidate for the office of the Member, **MPTC Etoor**, **Thirumalagiri Mandal in Suryapet District** (**Erstwhile Nalgonda District**) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Bandi Narsimhulu**, defeated candidate for the office of the Member, **MPTC Etoor**, **Thirumalagiri Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MD.SAIDA BANU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THIRUMALAGIRI-I, THIRUMALAGIRI MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(39).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Md.Saida Banu, defeated candidate for the office of the Member, MPTC Thirumalagiri-I, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same

and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/273), dt.28.04.2017 to **Smt. Md.Saida Banu**, defeated candidate for the office of the Member, **MPTC Thirumalagiri-I, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Md.Saida Banu**, defeated candidate for the office of the Member, **MPTC Thirumalagiri-I, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Md.Saida Banu, defeated candidate for the office of the Member, MPTC Thirumalagiri-I, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Md.Saida Banu**, defeated candidate for the office of the Member, **MPTC Thirumalagiri-I, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. NALUGURI RAMESH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THIRUMALAGIR -II, THIRUMALAGIRI MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(40).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

**AND WHEREAS**, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector &

District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Naluguri Ramesh**, defeated candidate for the office of the Member, **MPTC Thirumalagir-II, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)**;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/274), dt.28.04.2017 to **Sri. Naluguri Ramesh**, defeated candidate for the office of the Member, **MPTC Thirumalagir -II, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Sri. Naluguri Ramesh,** defeated candidate for the office of the Member, **MPTC Thirumalagir -II, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Naluguri Ramesh, defeated candidate for the office of the Member, MPTC Thirumalagir -II, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Naluguri Ramesh**, defeated candidate for the office of the Member, **MPTC Thirumalagir -II**, **Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. GAPHAR MAHAMAD, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THIRUMALAGIR -II, THIRUMALAGIRI MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(41).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the

date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Gaphar Mahamad, defeated candidate for the office of the Member, MPTC Thirumalagir -II, Thirumalagir Mandal in Survapet District (Erstwhile Nalgonda District):

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/275), dt.28.04.2017 to Sri. Gaphar Mahamad, defeated candidate for the office of the Member, MPTC Thirumalagir -II, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to Sri. Gaphar Mahamad, defeated candidate for the office of the Member, MPTC Thirumalagir -II, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Gaphar Mahamad, defeated candidate for the office of the Member, MPTC Thirumalagir -II, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Gaphar Mahamad**, defeated candidate for the office of the Member, **MPTC Thirumalagir-II**, **Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. YESUJU UPPALAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THIRUMALAGIRI - III, THIRUMALAGIRI MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(42).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Yesuju Uppalaiah, defeated candidate for the office of the Member, MPTC Thirumalagiri - III, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District);

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/276), dt.28.04.2017 to Sri. Yesuju Uppalaiah, defeated candidate for the office of the Member, MPTC Thirumalagiri - III, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to Sri. Yesuju Uppalaiah, defeated candidate for the office of the Member, MPTC Thirumalagiri - III, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Yesuju Uppalaiah, defeated candidate for the office of the Member, MPTC Thirumalagiri - III, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Yesuju Uppalaiah**, defeated candidate for the office of the Member, **MPTC Thirumalagiri - III, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. AMBATI SHAILAJA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THIRUMALAGIRI - III, THIRUMALAGIRI MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD

IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(43).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Ambati Shailaja, defeated candidate for the office of the Member, MPTC Thirumalagiri - III, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/277), dt.28.04.2017 to **Smt. Ambati Shailaja**, defeated candidate for the office of the Member, **MPTC Thirumalagiri - III, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Ambati Shailaja**, defeated candidate for the office of the Member, **MPTC Thirumalagiri - III, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Ambati Shailaja, defeated candidate for the office of the Member, MPTC Thirumalagiri - III, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Ambati** 

Shailaja, defeated candidate for the office of the Member, MPTC Thirumalagiri - III, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. YELSUJU PRAMEELA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THIRUMALAGIRI -IV, THIRUMALAGIRI MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(44).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Yelsuju Prameela, defeated candidate for the office of the Member, MPTC Thirumalagiri -IV, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/278), dt.28.04.2017 to **Smt. Yelsuju Prameela**, defeated candidate for the office of the Member, **MPTC Thirumalagiri -IV, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 27.05.2017 to **Smt. Yelsuju Prameela,** defeated candidate for the office of the Member, **MPTC Thirumalagiri -IV, Thirumalagiri Mandal** 

in Suryapet District (Erstwhile Nalgonda District) and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Yelsuju Prameela, defeated candidate for the office of the Member, MPTC Thirumalagiri -IV, Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Yelsuju Prameela**, defeated candidate for the office of the Member, **MPTC Thirumalagiri -IV**, **Thirumalagiri Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PATI VENKATESHWAR RAO, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC GOTTIPATHY, THUNGATHURTHY MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(45).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Pati Venkateshwar Rao, defeated candidate for the office of the Member, MPTC Gottipathy, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show

cause notice vide No. 817/TSEC-L/2015 (2/279), dt.28.04.2017 to **Sri. Pati Venkateshwar Rao**, defeated candidate for the office of the Member, **MPTC Gottipathy**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Sri. Pati Venkateshwar Rao**, defeated candidate for the office of the Member, **MPTC Gottipathy**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Pati Venkateshwar Rao, defeated candidate for the office of the Member, MPTC Gottipathy, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Pati Venkateshwar Rao**, defeated candidate for the office of the Member, **MPTC Gottipathy**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. BARPATI RAMULU, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC KUKKADAM, THUNGATHURTHY MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(46).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

**AND WHEREAS**, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election

expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Barpati Ramulu**, defeated candidate for the office of the Member, **MPTC Kukkadam**, **Thungathurthy Mandal in Survapet District (Erstwhile Nalgonda District)**;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/283), dt.28.04.2017 to **Sri. Barpati Ramulu**, defeated candidate for the office of the Member, **MPTC Kukkadam**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Sri. Barpati Ramulu**, defeated candidate for the office of the Member, **MPTC Kukkadam**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Barpati Ramulu, defeated candidate for the office of the Member, MPTC Kukkadam, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Barpati Ramulu**, defeated candidate for the office of the Member, **MPTC Kukkadam**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MALYALA SUJATHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SANGEM, THUNGATHURTHY MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(47).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent,

under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Malyala Sujatha, defeated candidate for the office of the Member, MPTC Sangem, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/286), dt.28.04.2017 to **Smt. Malyala Sujatha**, defeated candidate for the office of the Member, **MPTC Sangem**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Malyala Sujatha**, defeated candidate for the office of the Member, **MPTC Sangem**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Malyala Sujatha, defeated candidate for the office of the Member, MPTC Sangem, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Smt. Malyala Sujatha, defeated candidate for the office of the Member, MPTC Sangem, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. ANATHOJU MAMATHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SANGEM, THUNGATHURTHY MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(48).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Anathoju Mamatha, defeated candidate for the office of the Member, MPTC Sangem, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/287), dt.28.04.2017 to **Smt. Anathoju Mamatha**, defeated candidate for the office of the Member, **MPTC Sangem**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Anathoju Mamatha**, defeated candidate for the office of the Member, **MPTC Sangem**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Anathoju Mamatha, defeated candidate for the office of the Member, MPTC Sangem, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

NOW THEREFORE, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that Smt. Anathoju Mamatha, defeated candidate for the office of the Member, MPTC Sangem, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. THURKA YADHAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SANGEM, THUNGATHURTHY MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(49).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Thurka Yadhamma, defeated candidate for the office of the Member, MPTC Sangem, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/288), dt.28.04.2017 to **Smt. Thurka Yadhamma**, defeated candidate for the office of the Member, **MPTC Sangem**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to Smt. Thurka Yadhamma, defeated candidate for the office of the Member, MPTC Sangem, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Thurka Yadhamma, defeated candidate for the office of the Member, MPTC Sangem, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Thurka Yadhamma**, defeated candidate for the office of the Member, **MPTC Sangem**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHIRRA YAKALAKSHMI, DEFEATED CANDIDATE FOR THE

OFFICE OF THE MEMBER, MPTC VEMPATI-I, THUNGATHURTHY MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(50).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Chirra Yakalakshmi, defeated candidate for the office of the Member, MPTC Vempati-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/290), dt.28.04.2017 to **Smt. Chirra Yakalakshmi**, defeated candidate for the office of the Member, **MPTC Vempati-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to Smt. Chirra Yakalakshmi, defeated candidate for the office of the Member, MPTC Vempati-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Chirra Yakalakshmi, defeated candidate for the office of the Member, MPTC Vempati-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Chirra Yakalakshmi**, defeated candidate for the office of the Member, **MPTC Vempati-I**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. PUSAPALLY SRINIVAS, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THUNGATHURTHY-I, THUNGATHURTHY MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(51).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Pusapally Srinivas, defeated candidate for the office of the Member, MPTC Thungathurthy-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District);

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/291), dt.28.04.2017 to Sri. Pusapally Srinivas, defeated candidate for the office of the Member, MPTC Thungathurthy-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Sri. Pusapally** 

Srinivas, defeated candidate for the office of the Member, MPTC Thungathurthy-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Pusapally Srinivas, defeated candidate for the office of the Member, MPTC Thungathurthy-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Pusapally Srinivas**, defeated candidate for the office of the Member, **MPTC Thungathurthy-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KODHATI VIKRAM RAO, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THUNGATHURTHY-I, THUNGATHURTHY MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(52).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Kodhati Vikram Rao, defeated candidate for the office of the Member, MPTC Thungathurthy-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show

cause notice vide No. 817/TSEC-L/2015 (2/292), dt.28.04.2017 to **Sri. Kodhati Vikram Rao**, defeated candidate for the office of the Member, **MPTC Thungathurthy-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Sri. Kodhati Vikram Rao**, defeated candidate for the office of the Member, **MPTC Thungathurthy-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Kodhati Vikram Rao, defeated candidate for the office of the Member, MPTC Thungathurthy-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Kodhati Vikram Rao**, defeated candidate for the office of the Member, **MPTC Thungathurthy-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. VEERABOINA MALLAIAH, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THUNGATHURTHY-I, THUNGATHURTHY MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(53).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

**AND WHEREAS**, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 &

08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. Veeraboina Mallaiah**, defeated candidate for the office of the Member, **MPTC Thungathurthy-I**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)**;

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/293), dt.28.04.2017 to **Sri. Veeraboina Mallaiah**, defeated candidate for the office of the Member, **MPTC Thungathurthy-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to Sri. Veeraboina Mallaiah, defeated candidate for the office of the Member, MPTC Thungathurthy-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Veeraboina Mallaiah, defeated candidate for the office of the Member, MPTC Thungathurthy-I, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Veeraboina Mallaiah**, defeated candidate for the office of the Member, **MPTC Thungathurthy-I**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. CHARLAPALLY VIJAYA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC THUNGATHURTHY-II, THUNGATHURTHY MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(54).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the

date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Charlapally Vijaya, defeated candidate for the office of the Member, MPTC Thungathurthy-II, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District);

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/294), dt.28.04.2017 to Smt. Charlapally Vijaya, defeated candidate for the office of the Member, MPTC Thungathurthy-II, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to Smt. Charlapally Vijaya, defeated candidate for the office of the Member, MPTC Thungathurthy-II, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Charlapally Vijaya, defeated candidate for the office of the Member, MPTC Thungathurthy-II, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Charlapally Vijaya**, defeated candidate for the office of the Member, **MPTC Thungathurthy-II**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. KODI MANGAMMA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC CHIVEMLA-I, CHIVEMLA MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(55).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of

all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Kodi Mangamma, defeated candidate for the office of the Member, MPTC Chivemla-I, Chivemla Mandal in Suryapet District (Erstwhile Nalgonda District);

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/381), dt.28.04.2017 to Smt. Kodi Mangamma, defeated candidate for the office of the Member, MPTC Chivemla-I, Chivemla Mandal in Suryapet District (Erstwhile Nalgonda District) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 24.05.2017 to **Smt. Kodi Mangamma**, defeated candidate for the office of the Member, **MPTC Chivemla-I, Chivemla Mandal in Suryapet District (Erstwhile Nalgonda District)** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Kodi Mangamma, defeated candidate for the office of the Member, MPTC Chivemla-I, Chivemla Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Kodi Mangamma**, defeated candidate for the office of the Member, **MPTC Chivemla-I, Chivemla Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. JATOTH KRISHNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC VALLABHAPURAM, CHIVEMLA MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(56).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of

election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Jatoth Krishna, defeated candidate for the office of the Member, MPTC Vallabhapuram, Chivemla Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/382), dt.28.04.2017 to **Sri. Jatoth Krishna**, defeated candidate for the office of the Member, **MPTC Vallabhapuram**, **Chivemla Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 24.05.2017 to **Sri. Jatoth Krishna**, defeated candidate for the office of the Member, **MPTC Vallabhapuram**, **Chivemla Mandal in Suryapet District (Erstwhile Nalgonda District)** and he had failed to give any reply/representation in response to the showcause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Jatoth Krishna, defeated candidate for the office of the Member, MPTC Vallabhapuram, Chivemla Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Jatoth Krishna**, defeated candidate for the office of the Member, **MPTC Vallabhapuram**, **Chivemla Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. MATHANGI VASANTHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC MIRYALA, NOOTHANKAL MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\rm TH}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(57).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Mathangi Vasantha, defeated candidate for the office of the Member, MPTC Miryala, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/202), dt.28.04.2017 to **Smt. Mathangi Vasantha**, defeated candidate for the office of the Member, **MPTC Miryala, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 20.05.2017 to Smt. Mathangi Vasantha, defeated candidate for the office of the Member, MPTC Miryala, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) and she has submitted election expenditure accounts on receipt of notice but not furnished any explanation for her failure to submit the same within 45 days from the date of declaration of results

AND WHEREAS, the State Election Commission is satisfied that Smt. Mathangi Vasantha, defeated candidate for the office of the Member, MPTC Miryala, Noothankal Mandal in Suryapet District (Erstwhile G-433/17

**Nalgonda District**) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Mathangi Vasantha**, defeated candidate for the office of the Member, **MPTC Miryala**, **Noothankal Mandal in Suryapet District** (**Erstwhile Nalgonda District**) to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. KODISHALA BIXAPATHI, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC PEDANEMILA, NOOTHANKAL MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(58).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Kodishala Bixapathi, defeated candidate for the office of the Member, MPTC Pedanemila, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/204), dt.28.04.2017 to **Sri. Kodishala Bixapathi**, defeated candidate for the office of the Member, **MPTC Pedanemila**, **Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the

notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 20.05.2017 to Sri. Kodishala Bixapathi, defeated candidate for the office of the Member, MPTC Pedanemila, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) and he had submitted election expenditure accounts on receipt of notice and stated that due to ill health he could not submit the same within the stipulated period of 45 days from the date of declaration of results, but not furnished any documents to substantiate his claim.

AND WHEREAS, the State Election Commission is satisfied that Sri. Kodishala Bixapathi, defeated candidate for the office of the Member, MPTC Pedanemila, Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Kodishala Bixapathi**, defeated candidate for the office of the Member, **MPTC Pedanemila**, **Noothankal Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. S.VENKANNA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SINGAREDDYPALEM, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\rm TH}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(59).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as

per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is **Sri. S.Venkanna**, defeated candidate for the office of the Member, **MPTC Singareddypalem**, **Penpahad Mandal in Survapet District** (**Erstwhile Nalgonda District**);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/256), dt.28.04.2017 to **Sri. S.Venkanna**, defeated candidate for the office of the Member, **MPTC Singareddypalem**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Sri. S.Venkanna**, defeated candidate for the office of the Member, **MPTC Singareddypalem**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** and he had failed to give any reply/representation in response to the showcause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Sri. S.Venkanna**, defeated candidate for the office of the Member, **MPTC Singareddypalem**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. S.Venkanna**, defeated candidate for the office of the Member, **MPTC Singareddypalem**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. A.LINGASWAMY, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC SINGAREDDYPALEM, PENPAHAD MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(60).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS.** the period of 45 days from the date of declaration of results of ordinary elections to

MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. A.Lingaswamy, defeated candidate for the office of the Member, MPTC Singareddypalem, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/257), dt.28.04.2017 to **Sri. A.Lingaswamy**, defeated candidate for the office of the Member, **MPTC Singareddypalem**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 22.05.2017 to **Sri. A.Lingaswamy,** defeated candidate for the office of the Member, **MPTC Singareddypalem, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. A.Lingaswamy, defeated candidate for the office of the Member, MPTC Singareddypalem, Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. A.Lingaswamy**, defeated candidate for the office of the Member, **MPTC Singareddypalem**, **Penpahad Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. JATANI KAVITHA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC K.KOTHAGUDEM, THUNGATHURTHY MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(61).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained

by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Jatani Kavitha, defeated candidate for the office of the Member, MPTC K.Kothagudem, Thungathurthy Mandal in Survapet District (Erstwhile Nalgonda District):

AND WHEREAS, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/284), dt.28.04.2017 to Smt. Jatani Kavitha, defeated candidate for the office of the Member, MPTC K.Kothagudem, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

**AND WHEREAS,** the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Smt. Jatani Kavitha**, defeated candidate for the office of the Member, **MPTC K.Kothagudem, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

**AND WHEREAS**, the State Election Commission is satisfied that **Smt. Jatani Kavitha**, defeated candidate for the office of the Member, **MPTC K.Kothagudem**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Jatani Kavitha**, defeated candidate for the office of the Member, **MPTC K.Kothagudem**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SMT. VEERABOINA SOMAKKA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC K.KOTHAGUDEM, THUNGATHURTHY MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE 4<sup>TH</sup> ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(62).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election ) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Smt. Veeraboina Somakka, defeated candidate for the office of the Member, MPTC K.Kothagudem, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/285), dt.28.04.2017 to **Smt. Veeraboina Somakka**, defeated candidate for the office of the Member, **MPTC K.Kothagudem**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon her to show cause within 20 days from the date of receipt of the notice as to why she should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for her failure;

AND WHEREAS, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to Smt. Veeraboina Somakka, defeated candidate for the office of the Member, MPTC K.Kothagudem, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) and she had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Smt. Veeraboina Somakka, defeated candidate for the office of the Member, MPTC K.Kothagudem, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of her expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Smt. Veeraboina Somakka**, defeated candidate for the office of the Member, **MPTC K.Kothagudem**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

DISQUALIFICATION ORDER FOR FAILURE TO LODGE FINAL ACCOUNTS OF ELECTION EXPENSES IN RESPECT OF SRI. DIKONDA NARAYANA, DEFEATED CANDIDATE FOR THE OFFICE OF THE MEMBER, MPTC ANNARAM, THUNGATHURTHY MANDAL IN SURYAPET DISTRICT (ERSTWHILE NALGONDA DISTRICT) DURING THE  $4^{\text{TH}}$  ORDINARY ELECTIONS HELD IN 2014.

No.817/TSEC-L(SYPT)/2015-MPTC(63).-WHEREAS, the Telangana Panchayat Raj Act 1994, mandates strict election expenditure monitoring regimen aimed at accountability and transparency. Election Expenditure ceilings are fixed so as to provide a level playing ground for all the contestants. Submission of election expenditure returns, their publication to elicit objections if any from other contestants and also people in general, serves as a barrier against abuse of money power in election process.

**AND WHEREAS**, the fourth ordinary elections to MPTCs/ZPTCs of Erstwhile Nalgonda District were conducted in the month of April, 2014 and the results were declared on 13-05-2014;

**AND WHEREAS**, under Section 230-A of Telangana Panchayat Raj Act, 1994, every candidate at any election held under this Act shall, either by himself, or by his election agent, keep a separate and correct account of all expenditure incurred in connection with the election, between the date on which the candidate concerned has been nominated and the date of declaration of the result of the election, both dates inclusive and the account of election expenses shall contain such particulars, as may by order, specified by the State Election Commission;

**AND WHEREAS**, the State Election Commission in its Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 prescribed the procedure and formats in which the accounts of election expenditure shall be maintained by the candidates.

**AND WHEREAS**, under Section 230-B of Telangana Panchayat Raj Act, 1994, and Rule 100(2) of TPR (Conduct of Elections) Rules, 2006, every contesting candidate at an election shall, within forty five days from the date of declaration of result of the election, lodge with the District Election Authority through the MPDO an account of his election expenses, which shall be a true copy of the account kept by him, or by his election agent, under Section 230-A.

**AND WHEREAS**, the period of 45 days from the date of declaration of results of ordinary elections to MPTCs/ZPTCS of Erstwhile Nalgonda District expired on 26.06.2014;

AND WHEREAS, under rule 103 (2) of TPR (Conduct of Election) Rules, 2006 and as per the SECs Order No.168/SEC-B1/2011, dated:18.05.2011 & 12.07.2013 & Lr.No.636/TSEC-PR(L)/2015, dt:24.08.2015 & 08.10.2015, the Chief Executive Officer, ZPP, Nalgonda has sent report with the approval of the Collector & District Election Authority, Erstwhile Nalgonda District vide letter Lr.No.D3/395/Elec/2017, dt:20.03.2017 furnishing a list of defeated candidates of Member, ZPTCs and MPTCs, who failed to lodge final accounts of election expenses within the stipulated time of 45 days to the State Election Commission to take necessary penal action as per the provisions of Telangana Panchayat Raj Act, 1994 and Rules issued there under. One amongst the defaulters is Sri. Dikonda Narayana, defeated candidate for the office of the Member, MPTC Annaram, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District);

**AND WHEREAS**, under rule 103 (4) of the said rules, the State Election Commission considered the same and under rule 103 (5) of TPR (Conduct of Election) Rules, 2006, the State Election Commission issued show cause notice vide No. 817/TSEC-L/2015 (2/289), dt.28.04.2017 to **Sri. Dikonda Narayana**, defeated candidate for the office of the Member, **MPTC Annaram**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** who failed to lodge final accounts of election expenses within the stipulated time and in the manner required under the Act and the Rules calling upon him to show cause within 20 days from the date of receipt of the notice as to why he should not be disqualified under the provisions of Section 19-B of Telangana Panchayat Raj Act, 1994 for his failure;

**AND WHEREAS**, the Collector & District Election Authority, Suryapet District vide Lr.No.D3/1530/Elec/2017, dt:31.07.2017 informed the Commission that, the above notice was served on 26.05.2017 to **Sri. Dikonda Narayana**, defeated candidate for the office of the Member, **MPTC Annaram**, **Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District)** and he had failed to give any reply/representation in response to the show-cause notice issued by the State Election Commission.

AND WHEREAS, the State Election Commission is satisfied that Sri. Dikonda Narayana, defeated candidate for the office of the Member, MPTC Annaram, Thungathurthy Mandal in Suryapet District (Erstwhile Nalgonda District) had failed to lodge the account of his expenses as required by law and has no good reason or justification for the said failure.

**NOW THEREFORE**, in pursuance of Section 19-B of Telangana Panchayat Raj Act, 1994 and Rule 103 (8) of TPR (Conduct of Election) Rules, 2006, the State Election Commission hereby, declares that **Sri. Dikonda Narayana**, defeated candidate for the office of the Member, **MPTC Annaram**, **Thungathurthy Mandal in** 

**Suryapet District (Erstwhile Nalgonda District)** to be ineligible for a period of 3 years from the date of issue of this order to contest any election to be held for any office under the provisions of Telangana Panchayat Raj Act, 1994.

## (BY ORDER AND IN THE NAME OF THE STATE ELECTION COMMISSIONER)

—x—

Hyderabad,	M.ASHOK KUMAR
01-09-2017.	Secretary.